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SERIAL NUMBER REQUEST DATE		FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
10/823,909	3/23/05	PING CHEN	4680
Title: TERM	INAL		
			Art Unit Paper Number
Correspondence Add	fress:		
WALTER F. FAS	SE		
P.O. BOX 726			

Licensee under 35 U.S.C. 184 is hereby granted to file in any foreign country a patent application and any amendments thereto corresponding to the subject matter of this U.S. application identified above and/or any material accompanying the petition. This license is conditioned upon modification of any applicable secrecy order and is subject to revocation without notice.

License Number:

HAMPDEN, ME. 04444

534,951

**Grant Date:** 

16-Feb-05

This license is granted retroactively to the date(s) and the country(s) indicated on the attached decision.

Approved:

or Commissioner of Patents and Trademar

This license empowers the filing, the causation and the authorization of the filing of a foreign application or applications on the subject matter identified above, subsequent forwarding of all duplicate and formal papers and the prosecution of such application or applications.

This license does not empower the filing of any applications, amendments, supplements or continuances originating in this country which disclose inventions, modifications, or variations not disclosed in the subject matter identified above.

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## LICENSE FOR FOREIGN FILING

[Title 35, United States Code (1952) Sections 184, 185, 186]



Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 20231

Walter Fasse 60-G Main Road North P. O. Box 726 Hampden, ME 04444-0726

In re:

Ping Chen

**DECISION ON REQUEST** 

Serial No.:

10/823,909

**UNDER 37 CFR 5.25** 

Filing date:

April 13, 2004

Docket No:

4680

Title: TERMINAL

This is a decision on the petition filed on March 23, 2005 for retroactive foreign filing license.

It has been determined that a retroactive license for foreign filing under 35 U.S.C.184 be granted with respect to the filings listed below. The petition complies with 37 C.F.R. 5.25 in that there is an adequate showing that the subject matter in question was not under a secrecy order, that the license was diligently sought after discovery of the proscribed foreign filing, and that the material was filed abroad without the required license under 37 C.F.R 5.11 through error and without deceptive intent.

Country	<b>Date</b>
Japan	April 15, 2003
Japan	March 12, 2004
Japan	April 14, 2004
Europe	April 14, 2004

Ian J. Lobo

Patent Examiner

(571) 272-6974

## FASSE PATENT ATTORNEYS, P.A.

WALTER F. FASSE

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WOLFGANG G. FASSE Of Counsel

March 23, 2005

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MS L&R

GISHERTS TOTAL IN 2 PARTS

BY TELEFAX TO:

(703) 305-7658

THIS IS

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PART 10F2

WITH 32 SHEETS

RE: THE APPLICATION FOR PATENT

OF: Ping CHEN

SERIAL NO.: 10/823,909

COMMISSIONER FOR PATENTS

ALEXANDRIA, VA 22313-1450

FILED: April 13, 2004

FOR: Terminal

| ART UNIT: 2833

| CONF. No.: 6083

EXAMINER: J. R. HARVEY

DOCKET NO.: 4680

## PETITION FOR RETROACTIVE FOREIGN FILING LICENSE

Dear Sir:

This is a Petition for a Retroactive Foreign Filing License under 1) 37 C.F.R. 5.12(b), 5.14(a), 5.15(a) and 5.25. Please grant a Retroactive Foreign Filing License relating to the following US Application:

Application No.: 10/823,909;

Filing Date:

April 13, 2004

Inventor:

Ping Chen

Title:

Terminal.

2) The license shall be retroactive to each of the unlicensed foreign filings, identified in the following list of each foreign

- a) Japan, April 15, 2003, Japanese Patent Application JP 2003-110920
- b) Japan, March 12, 2004, Japanese Patent Application JP 2004-71802;
- c) Japan, April 14, 2004, Japanese Patent Application JP 2004-119670; and
- d) Europe, April 14, 2004, European Patent Application EP 040 08 871.8, preliminarily designating Germany, France and Great Britain.
- The required Petition fee of \$200.00 is covered in the enclosed Credit Card Payment Form PTO-2038. Any fee deficiency or additional fee properly due may be charged to our Deposit Account 50-0507.
- 4) A Foreign Filing License was granted for this US Application on June 23, 2004, as indicated in the Official Filing Receipt issued on June 24, 2004.
- 5) The Retroactive Foreign Filing License shall be issued to and for the benefit of:

J.S.T. Mfg. Co., Ltd.,

of: 4-8, Minamisenba 2-chome Chuo-ku, Osaka-shi

Osaka, Japan

being the assignee of the entire and exclusive right, title and interest in the above identified US Application, the invention disclosed and claimed therein, and counterpart foreign rights, by an Assignment recorded in the USPTO on April 13, 2004 at Reel/Frame 015228/0694.

6) Please deliver the License to the undersigned Attorney by telefax and mail:

Walter F. Fasse (USPTO Reg. No . 36132)

Fasse Patent Attorneys, P.A. (USPTO CUSTOMER NO. 021553)

P. O. Box 726

Hampden, Maine 04444-0726

Phone: (207) 862-4671 Fax: (207) 862-4681.

7) This Petition is supported by the enclosed Verified Declarations of: Ping Chen

(the inventor),

Takashi Nakai

(Supervisor of Patent Applications in the Intellectual Property Group of the Osaka Engineering Center of the assignee J.S.T. Mfg. Co., Ltd., who authorized the above unlicensed foreign filings),

Tomoaki Nunami

(Japanese Patent Attorney who carried out the filings of the Japanese Patent Applications and caused the European Patent Application to be filed), and

Walter Fasse

(US Patent Attorney of Record in this Application).

The enclosed Declarations respectively include an averment that the subject matter in question was not under a secrecy order at the time it was filed abroad, and that it is not currently under a secrecy order. These Declarations also include a showing that the License has been diligently sought after discovery of the proscribed foreign filings. Further, these Declarations include a showing of facts providing an explanation of why the material was filed abroad through error and without deceptive intent without the required foreign filing license first having been obtained.

9) A general summary of how the proscribed foreign filings occurred through error and without deceptive intent is as follows.

At the pertinent time leading up to and including each of the proscribed foreign filings, Mr. Chen, Mr. Nakai, and Mr. Nunami were not aware of the US Foreign Filing License Requirement.

FASSE PATENT ATTYS

At the pertinent time leading up to and including each of the proscribed foreign filings, the undersigned Mr. Fasse had not been consulted and was not involved in the proscribed foreign filings, and was not aware that the subject matter of the invention had been invented in the United States, until investigating the matter in July 2004 (as explained in detail in the enclosed Declarations).

Thus, in July 2004 was the first time that Mr. Fasse became aware that the subject invention had been made in the United States, and the first time that Mr. Chen, Mr. Nunami and Mr. Nakai became aware of the Foreign Filing License Requirement under US law.

The Retroactive Foreign Filing License has been diligently sought 10) after discovery of the proscribed foreign filings, in summary, as follows. In several letters back-and-forth in July and August 2004, Mr. Fasse explained the details of the US Foreign Filing License Requirement to the other involved persons. In August and September 2004, Mr. Nunami, Mr. Nakai, and Mr. Chen investigated the detailed facts regarding when and where the present invention was made, and investigated to find several other inventions that had been made in the United States and that had been the subject of foreign patent application filings without having first obtained the required Foreign Filing Licenses. Also in September 2004, Mr. Nunami collected various documents and obtained English translations thereof for supporting a Petition for Retroactive Foreign Filing License. At the end of September 2004, Mr. Nunami forwarded a summary of the pertinent facts and copies and translations of documents to Mr. Fasse. In October, 2004, Mr. Fasse prepared draft Declarations for Mr. Nakai, Mr. Chen and Mr.

Nunami and requested further facts and supporting documents from Mr. Nunami. Through August to December 2004, Mr. Nunami and Mr. Fasse also corresponded back-and-forth in many letters regarding the necessary facts, documents and Declarations relating to the several other applications needing Retroactive Foreign Filing Licenses. From November 2004 through January 2005 Mr. Nunami, Mr. Nakai and Mr. Chen revised and supplemented the draft Declarations, and obtained additional supporting documents and prepared English translations thereof. On February 6, 2005 the additional information and documents were forwarded to Mr. Fasse. With further intervening correspondence, Mr. Fasse prepared the final Declarations of Mr. Nakai, Mr. Chen and Mr. Nunami and forwarded them on February 21, 2005. The Declarations were then signed and returned to Mr. Fasse, and then the present Declaration has been prepared and filed.

- 11) The investigation of the facts, the explanation of the law, and the gathering and English-translation of the supporting information and documents have been pursued diligently since the discovery of the proscribed foreign filings up to the present time. It must be considered that documents and information had to be translated from Japanese to English and from English to Japanese, and that the necessary steps are being carried out for several affected applications, so that the process has necessarily required somewhat more time than if such factors did not apply.
- 12) This Petition is accompanied and supported by the following enclosures:
  - a) Credit Card Payment Form PTO-2038;
  - b) Declaration of Ping Chen;
  - c) Declaration of Takashi Nakai;
  - d) Declaration of Tomoaki Nunami;
  - e) Declaration of Walter F. Fasse;
  - f) copy of Japanese version of "Request Sheet of Investigation for Patent Application";

- copy of English Version of "Request Sheet of Investigation g) for Patent Application";
- copy of Japanese Instruction Letter dated 12/15/03 with PS h) of 01/08/04 authorizing foreign filings, and English translation;
- i) copy of instruction letter of 04/08/04 for filing EP Application;
- copy of instruction letter of 04/09/04 for filing US j) Application;
- copy of letter of 06/30/04; k)
- 1) copy of e-mail of 07/06/04, and English translation;
- copy of e-mail of 07/07/04, and English translation; m)
- copy of letter of 07/09/04; n)
- copy of telefax reply of 07/09/04; 0)
- copy of letter of 07/17/04; and p)
- copy of telefax reply of 07/18/04. q)
- I further declare that all statements made herein of my own 13) knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

WFF:ar/4680 Enclosures:

a) to q) as listed above

Walter F.

Patent Attorney Reg. No.: 36132

Tel. No.: 207-862-4671 Fax. No.: 207-862-4681

P.O. Box 726

Hampden, ME 04444-0726

CERTIFICATE OF FAX TRANSMISSION:

I hereby certify that this correspondence with all indicated enclosures is being transmitted by telefax to (703) 305-7658 on the date indicated below, and is addressed to: COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VA 22313-1450.

Name: Walter F. Fasse - Date: March 23, 2005